## BEFORE THE POSTAL RATE COMMISSION WASHINGTON, D.C.. 20268-0001

PROPOSED AMENDMENTS TO FILING REQUIREMENTS

DOCKET No. RM2003-1

## REPLY COMMENTS OF POSTCOM

The Association for Postal Commerce (PostCom) offers these comments in reply to the "Initial Comments of the United States Postal Service" in this docket. Postal Service makes cogent arguments for the proposition that it ought to be permitted to file institutional "roadmap" testimony rather then committing that testimony to the province of one or more witnesses. PostCom is of the view that this approach makes good sense and endorses this position taken by the Postal Service.

Respectfully submitted,

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